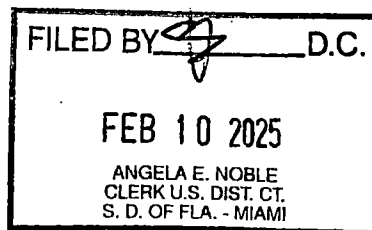


**IN THE UNITED STATES DISTRICT COURT
THE SOUTHERN DISTRICT OF FLORIDA**

Benjamin Williams, }
Plaintiff }
v }
TRUTH SOCIAL MEDIA, TRUMP MEDIA & }
TECHNOLOGY GROUP CORP }
DONALD J. TRUMP }
Defendant }



COMPLAINT FOR VIOLATION OF CIVIL RIGHTS & 14TH AMENDMENT EQUAL PROTECTION CLAUSE

1. This is an action brought against the Trump Media and Technology Group Corporation and President Elect Donald J Trump , the defendants for violation of **42 U.S.C. 2000e, Title XLII chapter 21 of the Civil Act of 64., and 42 U.S. Code § 1981 - Equal rights under the law, 14th Amendment Equal Protection Clause.**
2. The plaintiff, Benjamin Williams is a resident of the county of Cook in the state of Illinois.
3. The defendant is a government agent of the executive branch, District of Columbia, and defendant corporation is incorporated in Sarasota, FL.

8. The defendant Donald Trump having been sworn to uphold the constitution of the United States and his businesses must be held to a greater account of protecting the rights of all citizens no matter what the race, religion, gender, sexual orientation or political affiliation are.

9. This court have the duty to interpret and apply the law without prejudice in accordance with the way previous courts and the implicit writings of the constitution and law. It will be a miscarriage of justice to allow this defendant to act with impunity and without regard to the law.

10. The actions of the defendant in this matter is a gross violation of the plaintiff Civil Rights and must be remedy for the damages caused.

11. The plaintiff has suffered damages of mental anguish for constantly being slander, racially degraded and racially profiled. There are irreparable damages of reputation and state of mind caused by the continue racial degradation. The media company has allowed with impunity the degradation of the black man, black woman and Jewish people and it has caused cultural suffering since November 5, 2024.

12. **THEREFORE**, the plaintiff asks that the court remedy the matter in accordance with the law and Constitution of the United States.

8. The defendant Donald Trump having been sworn to uphold the constitution of the United States and his businesses must be held to a greater account of protecting the rights of all citizens no matter what the race, religion, gender, sexual orientation or political affiliation are.

9. This court have the duty to interpret and apply the law without prejudice in accordance with the way previous courts and the implicit writings of the constitution and law. It will be a miscarriage of justice to allow this defendant to act with impunity and without regard to the law.

10. The actions of the defendant in this matter is a gross violation of the plaintiff Civil Rights and must be remedy for the damages caused.

11. The plaintiff has suffered damages of mental anguish for constantly being slander, racially degraded and racially profiled. There are irreparable damages of reputation and state of mind caused by the continue racial degradation. The media company has allowed with impunity the degradation of the black man, black woman and Jewish people and it has caused cultural suffering since November 5, 2024.

12. **THEREFORE**, the plaintiff asks that the court remedy the matter in accordance with the law and Constitution of the United States.

Wherefore, Benjamin Williams prays the court grants relief in the sum of \$500,000,000.00,
plus punitive damages for the gross violation by a former and elected member of the
executive branch of government.

A handwritten signature in black ink, appearing to read 'Ben Williams', written over a horizontal line.

Date: _____

1-7-2025

(Plaintiff's signature)

Benjamin Williams

Chicago, IL 60608

bw.campaign2018@gmail.com

Prose 99500

FROM:

Benjamin Williams
~~Benjamin Williams~~
1343 N. Washburne Ave
Chicago, IL 60608

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Civil Division
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Chicago, IL 60608

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